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13					
14	UNITED STATES DISTRICT COURT				
15	CENTRAL DISTRICT OF CALIFORNIA				
16	EVDEDIENCE HENDDIV II C and	No. 2:18-cv-07429-VAP-MRW			
17	EXPERIENCE HENDRIX, LLC and AUTHENTIC HENDRIX, LLC,	No. 2:18-cv-0/429-VAP-MRW			
18	Plaintiffs,	JUDGMENT			
19	VS.				
20	ANDREW PITSICALIS, ROCKIN	[Courtroom of the Honorable Virginia A.			
21	ARTWORK, LLC, PURPLE HAZE PROPERTIES, LLC, PURPLE	Phillips]			
22	HAZE DESIGNS, INC., and				
23	MELISSA LEMCKE,				
24	Defendants.				
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MANATT, PHELPS & PHILLIPS, LLP ATTORNEYS AT LAW					

Los Angeles

1 WHEREAS, Experience Hendrix LLC and Authentic Hendrix, LLC ("Plaintiffs") filed the complaint in this action on August 23, 2018 alleging various 2 3 fraudulent transfers of assets among the defendants. 4 WHEREAS, the Plaintiffs brought a Motion for Summary Judgment on May 5 29, 2020 seeking judgment against defendant Lemcke and others in the amount of 6 \$2 million. 7 WHEREAS, Defendants Melissa Lemcke and Purple Haze Designs, Inc. (the 8 "Lemcke Defendants") entered into a settlement agreement with the Plaintiffs on or 9 about July 17, 2020 (the "Settlement Agreement"). 10 WHEREAS, pursuant to that Settlement Agreement the Lemcke Defendants stipulated to the entry of a permanent injunction related to the use of Jimi Hendrix 11 related assets and intellectual property (the "Injunction"). 12 13 WHEREAS, this Judgment is entered based upon the parties' Settlement 14 Agreement as well as the stipulated facts attached to the Settlement Agreement that 15 support the relief detailed in this judgment. IT IS HEREBY ORDERED, ADJUDGED AND DECREED that: 16 17 Judgment in the amount of five hundred thousand dollars (\$500,000) be 1. 18 immediately entered against defendant Melissa Lemcke and Purple Haze Designs, 19 Inc. (the "\$500,000 Judgment"). 2. 20 The enforcement of the \$500,000 Judgment shall be stayed indefinitely 21 provided the following conditions continue to be met: 22 Compliance with the terms of the Injunction. a. The absence of a Default Event as that term is defined in the 23 b. 24 Settlement Agreement. 25 3. In the event that the conditions for the stay of enforcement of the \$500,000 26 Judgment are not complied with, upon the request of the Plaintiffs, the \$500,000 27 Judgment shall be dissolved and replaced in its entirety by a judgment in the 28

1	amount of one million dollars (\$1,000,000) the form of which is attached hereto as				
2	Exhibit 1.				
3	4. This Court retains jurisdiction of the parties hereto for the purpose of any				
4	proceedings to enforce the terms of the Settlement Agreement, the Injunction and				
5	this Judgment.				
6	IT IS SO ORDERED.				
7	26 1 21				
8	Dated: August 12, 2020 higher a. Phillips				
9	Hon Virginia A. Phillips United States District Judge				
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16	PROPERTIES, LLC, PURPLE	Phillips]	n of the Honorable Virginia A.	
17	HAZE DESIGNS, INC., and MELISSA LEMCKE,			
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MANATT, PHELPS & PHILLIPS, LLP ATTORNEYS AT LAW LOS ANGELES		4		

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Hon. Virginia A. Phillips

United States District Judge

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